

रजिस्टर नं० एस० एम० 14.



# राजपत्र, हिमाचल प्रदेश

## (असाधारण)

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

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शिमला, शनिवार, 2 अगस्त, 1975/11 श्रावण, 1897

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### GOVERNMENT OF HIMACHAL PRADESH

#### PERSONNEL (A-II) DEPARTMENT NOTIFICATIONS

*Simla-2, the 2nd August, 1975*

No. 7-1/71-DP(Apptt-II).—In continuation of this Department's notification No. 7-1/71-DP(Apptt-II), dated the 12th May, 1972, the Governor, Himachal Pradesh is pleased to order that in the Himachal Pradesh Higher Judicial Service the number of higher selection grade posts in the scale of Rs. 2500—2750 shall be two during the period from 27-2-1971 to 11-3-1971.

*Simla-2, the 2nd August, 1975*

No. 1-24/72-DP(Apptt-II).—The Governor, Himachal Pradesh, after consulting the Himachal Pradesh High Court, is pleased to order that the words and figures "From 25-1-1971 to 26-2-1971" appearing against the name of Shri Chet Ram Thakur under the heading Senior Selection Grade of Rs. 2500-125/2-2750 in this Department's Notification of even No., dated 24th November, 1973 be substituted as "From 25-1-1971 to 11-3-1971".

U. N. SHARMA,  
*Chief Secretary.*

**GENERAL ADMINISTRATION DEPARTMENT**

(SECTION-A)

**NOTIFICATION***Simla-171002, the 31st July, 1975*

**No. 19-29/73-GA-A.**—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely, for construction of Microwave Station at Ridgewood Place, Simla by the Posts & Telegraphs Department, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

2. This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, as applied to Himachal Pradesh, to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh, is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land in the locality and do all other acts required or permitted by that section.

4. Any person interested who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification file an objection in writing, before the Collector, Land Acquisition (Sub-Divisional Officer-Civil), Simla.

**SPECIFICATION****District:** SIMLA**Tehsil:** SIMLA

Mauza	Khatauni No.	Khasra No.	Area
Station Ward Chhota Simla/ Simla.	6 min.	338/B	994 Sq. Yd. and 1 Sq. Ft.

By order,  
U. N. SHARMA,  
*Chief Secretary.*

**HOME DEPARTMENT****NOTIFICATION***Simla-171002, the 31st July, 1975*

**No. 11-11/72-Home(A)-III.**—In exercise of the powers vested in him under section 5 of the Maintenance of Internal Security Act, 1971 (26 of 1971), the Governor of Himachal Pradesh, is pleased to further amend Order No. 11-11/72-Home, dated the 8th June, 1972, issued under the aforesaid provision in the following manner with immediate effect:—

After clause 15 of Order No. 11-11/72-Home, dated the 8th June, 1972 another clause 15-A shall be added as follows:—

“15-A: Notwithstanding anything to the contrary in clause 15 in the cases of Detenus, in respect of whom declarations have been made by the competent authority

under section 16-A of the Maintenance of Internal Security Act, 1971, as amended by the Maintenance of Internal Security (Amendment) Ordinance No. 4 of 1975:—

- (i) Letters to family members shall be normally allowed after scrutiny. If, however, they contain objectionable portion, for example instructions that some other political party may be contacted for a political purpose etc. such letters shall not be transmitted and instead returned to the detenu. It may be left over for the detenu to re-write the letter omitting the objectionable portions.
- (ii) Letters to lawyers (including legal experts like income tax practitioners) shall be permitted if they are confined to legal consultations only. If such letters however contain objectionable portion, they shall be dealt with in the same manner as indicated in (i) above.
- (iii) Letters to friends and political leaders etc. shall not be permitted.
- (iv) Whenever considered necessary than it should be advantageous to retain a copy of the letter in its original form for subsequent references, photo stat copies of the original letter may be kept by the Superintendent Jail.

By order,  
U. N. SHARMA,  
*Chief Secretary.*

### **REVENUE DEPARTMENT NOTIFICATION**

*Simla-2, the 31st July, 1975*

**No. 9-14/75-Rev.-A.**—The Governor, Himachal Pradesh is pleased to make the following special Scheme for grant of Nautor land to landless persons in the State.

**1. Short title and commencement.**—(1) This Scheme shall be called the Himachal Pradesh Grant of Nautor Land to Landless Persons Scheme, 1975.

(2) It shall come into force at once.

**2. Definition.**—In this Scheme 'Landless person' means a person who holding no land for agricultural purposes, whether as an owner or a tenant, earns his livelihood principally on manual labour on land and intends to take the profession of agriculture and is capable of cultivating the land personally.

**3. Application of Scheme.**—The Scheme shall apply to Government waste land outside the Reserved and Demarcated Protected Forests.

**4. Survey of culturable land.**—A survey of culturable land in each estate shall be made immediately by the Tehsildar/Naib-Tehsildar concerned and plots of land in each estate which can be granted as nautor land to the landless persons marked on the ground.

A register of landless persons in each patwar circle has already been maintained village-wise under the instructions issued by the State Government. These registers will be verified by the Tehsildars according to the instructions already issued by the Government in this behalf.

**5. Grant of Nautor land.**—(1) Nautor land upto 1 acre for the purpose of Agriculture/Horticulture shall be granted to a landless person on a simple application in the Revenue estate in which he ordinarily resides or in a nearby revenue estate as far as possible in the following order:

- (i) in the revenue estate;
- (ii) in the patwar circle if no land is available in the revenue estate;
- (iii) in the Kanungo circle if no land is available in the patwar circle;
- (iv) in the Tehsil, if no land is available in the Kanungo circle;

Provided that no land containing more than 40 trees of valuable species per acre shall be granted under this Scheme.

(2) If there are trees on the land granted under this scheme and the grantee is not in a position to pay the price of the trees at market rate, the trees shall be cleared by the Forest Department within a month from the date of grant of the land.

**6. Delimitation of land.**—The nautor land to be granted to a landless person under this Scheme shall be delimited in his presence and also in the presence of the members of the Gram Panchayat as may be available at the time of delimitation.

**7. Sanctioning authority.**—The Tehsildar of the Tehsil in which the land is situated shall be the sanctioning authority for the purpose of this Scheme. The sanction order of nautor land shall be made by the Tehsildar on the application and its operative part entered in the register to be maintained for the purpose in the Tehsil. Issue of Patta under the Scheme will not be necessary.

**8. Nazrana and mode of its payment.**—(1) The grant of nautor land under this Scheme shall be made against payment of nazrana by:—

- (a) a grantee belonging to Scheduled Tribes @ rupees five per bigha;
- (b) a grantee belonging to Scheduled Caste @ rupees twenty-five per bigha;
- (c) other grantees @ rupees fifty per bigha.

(2) The payment of Nazrana shall be in lump sum or in ten equal half yearly instalments. The possession of the land shall be given to the grantee on payment of Nazrana in lump sum or on payment of 1st instalment, as the case may be.

(3) If the grantee fails to pay the total amount of Nazrana within a period of five years, the same shall be recovered as arrears of land revenue.

**9. Appeal barred.**—There shall be no right of appeal against the grant of nautor land upto one acre to a landless person under this Scheme.

**10. Mutation.**—The mutation of the land to be granted under this Scheme to a landless person shall be attested immediately after the payment of Nazrana by the grantee either in lump sum or on payment of 1st instalment of the Nazrana as the case may be.

**11. Restriction on transfer.**—The grantee shall not transfer the land granted under this Scheme to any person within a period of 15 years from the date of taking over possession of the land by him. In the event of contravention of the provisions of this para the grant shall be liable to be resumed by the State Government.

Similarly if he fails to break up the land within a period of 2 years from the date of taking over of the possession the grant shall be liable to be resumed.

By order,  
L. HMINGLIANA TOCHHAWNG,  
*Financial Commissioner and Secretary.*

### PANCHAYATI RAJ DEPARTMENT NOTIFICATION

*Simla-4, the 1st August, 1975*

**No. 36-15/74-Panch.**—In exercise of the powers conferred by sub-section (1) of section 48 of the Himachal Pradesh Panchayati Raj Act, 1968 (Act No. 19 of 1970), the Governor, Himachal Pradesh is pleased to delegate the powers to determine the number of the members of the Executive Committee (Gram Panchayat) of every Gram Sabha under section 9(1) of the said Act read with rule 19 of the Himachal Pradesh Gram Panchayat Rules, 1971, to the Deputy Commissioner of the District, in which such Gram Sabha exists.

P. B. SHARMA,  
*Under Secretary.*